

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

COCOON INNOVATIONS, LLC,

Plaintiff,

v.

DONGGUAN JIAWEI SPORTING GOODS  
CO., LTD., et al.,

Defendants.

Case No. 18-cv-08290

**Judge Sharon Johnson Coleman**

**Magistrate Judge M. David Weisman**

**SATISFACTION OF JUDGMENT**

WHEREAS, a judgment was entered in the above action on March 12, 2019 [41], in favor of Plaintiff Cocoon Innovations, LLC (“Cocoon” or “Plaintiff”) and against the Defendants Identified in Schedule A in the amount of one hundred thousand dollars (\$100,000) per Defaulting Defendant for willful use of counterfeit COCOON Trademarks in connection with the offer for sale and/or sale of products through at least the Defendant Internet Stores, and Cocoon acknowledges payment of an agreed upon damages amount, costs, and interest and desires to release this judgment and hereby fully and completely satisfy the same as to the following Defendants:

<b>Defendant Name</b>	<b>Line No.</b>
China 3C Tech Store	7
Jiaming's store	8
VBESTLIFE Official Store	10

THEREFORE, full and complete satisfaction of said judgment as to the above-referenced Defendants is hereby acknowledged, and the Clerk of the Court is hereby authorized and directed to make an entry of the full and complete satisfaction on the docket of said judgment.

Dated this 1st day of November 2019.

Respectfully submitted,

/s/RiKaleigh C. Johnson

Amy C. Ziegler  
Justin R. Gaudio  
RiKaleigh C. Johnson  
Greer, Burns & Crain, Ltd.  
300 South Wacker Drive, Suite 2500  
Chicago, Illinois 60606  
312.360.0080 / 312.360.9315 (facsimile)  
[aziegler@gbc.law](mailto:aziegler@gbc.law)  
[jgaudio@gbc.law](mailto:jgaudio@gbc.law)  
[rjohnson@gbc.law](mailto:rjohnson@gbc.law)

*Counsel for Plaintiff Cocoon Innovations, LLC*